

Telecommunications Research & Action Center

August 27, 2004

The Honorable Michael K. Powell, Chairman The Honorable Kathleen Q. Abernathy, Commissioner The Honorable Kevin J. Martin, Commissioner The Honorable Michael J. Copps, Commissioner The Honorable Jonathan S. Adelstein, Commissioner

Federal Communications Commission 445 12th Street, SW Washington, DC 20554

RE: WC Docket No. 04-242 and CC Docket. No. 01-338 -- Ex Parte

Dear Chairman Powell and Commissioners:

We, the undersigned, are advocates and supporters of the Commission's ongoing efforts to accelerate the deployment of broadband technologies to all residential consumers, especially to the most vulnerable individuals in our society. We thank you for the clarification in the Triennial Review Order that assures that multi-unit premises (MUPs), such as apartment buildings, are treated like single-family homes (with no requirements for providers to share or "unbundled" their networks), rather than like large businesses (subject to unbundling requirements).

However, we are disappointed that there continues to be other regulatory impediments that prevent the industry from making the full commitment of resources necessary to accelerate deployment to consumers. Specifically, we add our voices to those who are urging the Commission to clarify that when it repealed the Section 251 unbundling requirements of the Telecommunications Act of 1996 it did not intend to leave similar requirements in place under Section 271. The Commission's failure to make this simple clarification continues to prevent aggressive deployment to consumers because it imposes significant uncertainty on the industry. The cost of this regulatory uncertainty is enormous particularly to residential and small business consumers and to the economy.

We strongly urge the Commission to grant the pending forbearance request under Section 271. At the same time, it is imperative that the Commission ensure that consumers benefit from this forbearance. Therefore, we believe that the Commission must guarantee that the pace of deployment increases, especially for our nation's underserved population: people with disabilities, seniors, lower income, rural, minority and small business consumers.

Respectfully submitted by the undersigned,

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